

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF FLORIDA

CASE NO. 22-CR-20275-JEM

UNITED STATES OF AMERICA,  
Plaintiff

v.

LAVON MOSS, JR.  
Defendant.

**CERTIFICATE OF COMPLIANCE RE ADMITTED EVIDENCE**

I, Yara Dodin, as counsel for the plaintiff/defendant, United States of America, hereby certify the following:

Check the applicable sections:

ALL EXHIBITS E-FILED: All documentary exhibits and photographs of non-documentary physical exhibits admitted into evidence have been electronically filed in CM/ECF.

EXHIBITS NOT E-FILED: Some documentary exhibits and/or other physical exhibits admitted into evidence cannot be electronically filed in CM/ECF. This includes sealed criminal exhibits and contraband. The following identifies those exhibit numbers that have been retained by the Agency. (Itemize or attach a list).

Exhibits: \_\_\_\_\_

AUDIO/VIDEO EXHIBITS: The following audio and/or video exhibits were entered into evidence during these proceedings. The filing party has conventionally filed with the Clerk of Court a CD or DVD containing the audio or video recording. (Itemize or attach a list.)

Exhibits: \_\_\_\_\_

Any original exhibits that have been returned to or retained by the filing party after electronic filing shall be kept for safe keeping until the conclusion of any appeals. Upon order of court, the filing party agrees to return the original exhibits to the Clerk of Court.

This Certificate shall be filed within ten (10) days of the conclusion of trial or relevant proceedings. Failure to timely comply with the requirements of Administrative Order 2016-70 governing the Electronic Filing of Exhibits may result in the imposition of sanctions.

Signature: \_\_\_\_\_



Date: November 8, 2022